

WEEKLY REPORT

ARIZONA GAME AND FISH DEPARTMENT

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Arizona Game and Fish Commission

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Weekly Report is published by the Arizona Game and Fish Department's Legislative and Government Affairs Division. While the state's Legislature is in session, Legislative staff provides a summary of bills that pertain to the Department, or that the Arizona Game and Fish Commission has voted to support or oppose, and a tracking list of bills that may have potential impacts to the state's wildlife and wildlife resources. The Legislative and Government Affairs staff also actively monitors and reports on Congressional Legislation with potential impacts to the Department, and those reports (Congressional Courant) are also available online at: AZGFD Government Affairs

Legislative News:

February 10th marked the Deadline for House bills to be introduced without special permission. The grand total is 1,184 bills, 525 in the Senate and 758 in the House. Strikers have made their appearance in both chambers and are expected to increase as the deadline (Feb 21) for bills to be heard in their respective chambers of origin closes in.

Commission Supported State Legislation

HB 2303 permits or tags; transfer; veterans

Summary: The Game and Fish Commission is authorized to prescribe the manner and conditions of transferring and using big game permits and tags to allow a person to transfer a permit or tag to a qualified organization for use by a veteran of the U.S. armed forces who has a service-connected disability.

Disposition: Passed House 57-3 2/10

Position: Support

SB 1118 hunting on private land; trespassing

Summary: The list of circumstances under which the entry of a person for the taking of wildlife is grounds for an action for criminal trespassing is expanded to include that the person knowingly remains unlawfully on the property after a reasonable request to leave by a law enforcement officer acting at the request of the owner.

Disposition: Passed Senate 30-0 2/6

Position: Support

HB 2443 hunting and fishing licenses; military

Summary: Any active duty member of the U.S. armed forces stationed in Arizona for either permanent or temporary duty is permitted to purchase a residential license permitting the taking of wildlife. Previously, the member was required to be stationed in Arizona for a period of 30 days immediately preceding the date of application for the license.

Disposition: Passed House Public Safety, Military & Regulatory Affairs 8-0 2/12

Position: Support

SB 1212 appropriations; wolf recovery; litigation costs

Summary: Appropriates \$250,000 from the general fund in FY2014-15 to the Department of Law for litigation expenses relating to the expansion of the Mexican Wolf recovery program in Arizona.

Disposition: Passed Senate Appropriations 5-3-1 2/11

Position: Support

Bills of Interest

SB 1211 Mexican wolf; taking reporting

Summary: Notwithstanding any federal law, a Department of Agriculture employee is permitted to take any wolf that has been documented or caught in the act of killing livestock, and is not subject to penalty under federal law for doing so. The list of animals that may be taken by a livestock operator when that animal has attacked or killed livestock is expanded to include wolves, and livestock operators are not subject to penalty under federal law for doing so. The U.S. Fish and Wildlife service is required to provide the Game and Fish Department and the Department of Agriculture with a full DNA profile on each animal reintroduced in Arizona as part of the Mexican Wolf recovery program.

Disposition: Passed Senate Caucus 2/11

SB 1267 natural resource management; state agencies

Summary: The State Land Department, Department of Water Resources, Department of Environmental Quality and Arizona Game and Fish Department are required to monitor federal natural resource management issues that impact federal lands located in Arizona, encourage increased cooperation with federal agencies and submit comments as necessary regarding federal regulations impacting natural resource management of federal lands in Arizona, and inform the Legislature of federal natural resource management issues considered to be of statewide importance.

Disposition: awaiting a hearing

SB 1268 natural resource protection fund

Summary: Establishes the Natural Resource Protection and Preservation Fund, to be administered by the State Forester. An amount sufficient for the balance of the Fund to be at least an unspecified amount (blank in original) is appropriated from the general fund on July 1 of each year. Specifies conditions and purposes for which monies in the Fund may be spent. Appropriates an unspecified amount (blank in original) from the general fund in FY2014-15 to the Fund.

Disposition: awaiting a hearing

SB 1292 Arizona resource advisory council

Summary: Establishes a 15-member Arizona Resource Advisory Council to act as an advisory body regarding the planning and management of federal land resources in Arizona. The Council must submit an annual report to the Governor and the Legislature by December 31 of each year. The Council terminates on July 1, 2024.

Disposition: Passed Senate Caucus 2/11

SB 1458 conservation land; purpose; ownership

Summary: The county assessor is required to identify land used for "conservation purposes" (defined), and the Department of Revenue is required to create a new identifiable property use code for conservation land.

Disposition: Hearing:Senate Natural Resources & Rural Affairs (Wednesday 02/19/14 at 9:00AM, Senate Rm. 109)

SCR 1006 Mexican wolf; population rule

Summary: The members of the Legislature support focusing future Mexican Wolf introduction efforts on remote areas within the northern Sierra Madre Occidental mountain range, support shifting primary responsibility for administration of the Mexican Wolf introduction program in Arizona and New Mexico to the game and fish departments of those states, and believe that private landowners in Arizona and New Mexico should be authorized to take Mexican Wolves that are killing, wounding or threatening humans, pets or livestock on private land.

Disposition: Senate Caucus 2/11

HB 2699 endangered species programs; rescission; reimbursement

Summary: The Game and Fish Department is required to cease participation in all programs under the federal Endangered Species Act of 1973 if they are "programs that were not cooperatively implemented" (defined). All species of wildlife that were introduced under these programs and offspring of that wildlife must be removed from Arizona by January 1, 2015. All threatened or endangered species programs in effect on the effective date of this legislation are terminated on August 31, 2014 unless the program is approved by a majority vote of the state Legislature. Establishes a Federal Reimbursement Fund consisting of monies obtained from the federal government by the Attorney General, to be used to reimburse persons who sustained losses from actions by wildlife that were introduced under programs that were not cooperatively implemented or other aspects of the programs. Emergency clause.

Disposition: awaiting a hearing

A Quick Reference to the Department's Monitored, Opposed, and Supported Legislation

To view the most current language please click the links below.

MONITOR SUPPORT OPPOSE

LEGEND

- Monitor The Game and Fish Department is monitoring the progress of these measures, and the Arizona Game and Fish Commission has not taken a position.
- Oppose The Arizona Game and Fish Commission has voted to oppose these bills.
- Support The Arizona Game and Fish Commission has voted to support these bills

If you have questions relating to legislation, please contact: Jorge Canaca, Legislative Liaison: <u>jcanaca@azgfd.gov</u> This publication may be found online: <u>www.azgfd.gov</u>